Audoun, King, Scott, Brooks, Markey, Smith, of Wor., Carter, Mullikin, Sneary, Cunningham, Murray, Stirling, Cushing, Negley, Swope, Daniel, Nyman, Sykes, Davis, of Wash., Parker, Thomas, Dellinger, Pugh, Todd, Ecker, Purnell, Wickard, Galloway, Ridgely, Wooden—42. Greene,

NEGATIVE.

Messrs.

Blackiston,
Chambers,
Crawford,
Duvall,

Hollyday,
Horgan,
Parran,
Parran,
Smith, of Dor.,
Wilmer—13.

So the question upon its adoption was decided in the affirmative.

Upon the aforegoing amendment Mr. Hodson, of Dorchester, refused to vote.

Mr. Thomas submitted the following amendment:

Sec. 27. Strike out all after the word "the," in the first line, and insert the following:

"Thirteenth Judicial Circuit four Courts, to be styled the 'Superior Court of Baltimore city;' the 'Court of Common Pleas;' the 'Circuit Court of Baltimore city;' and the 'Criminal Court of Baltimore;' each Court shall consist of one Judge, who shall be elected by the legal and qualified voters of said city, and shall hold their offices for the term of fifteen years, subject to the provisions of this Constitution with regard to the election and qualification of Judges and their removal from office, and shall exercise the jurisdiction hereinafter specified;"

The question being on the adoption of the amendment,

Mr. Audoun demanded the yeas and nays,

The demand being sustained,

The yeas and nays were called, and appeared as follows:

Affirmative.

Messrs. Farrow, Ridgely, Goldsborough, P't Galloway, Sands,